## A BILL FOR AN ACT

RELATING TO SOLID WASTE.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. The purpose of this Act is to:	
2	(1)	Clarify that the solid waste management surcharge	
3		applies to solid waste shipped outside the State for	
4		disposal;	
5	(2)	Clarify that the solid waste management surcharge	
6		applies to solid waste disposed of at waste-to-energy	
7		facilities; and	
8	(3)	Increase the solid waste management surcharge using a	
9		tiered structure commensurate with the impact of the	
10		means of disposal on the department.	
11	SECTION 2. Section 342G-1, Hawaii Revised Statutes, is		
12	amended by adding a new definition to be appropriately inserted		
13	and to read as follows:		
14	""Waste-to-energy facility" means a facility that uses a		
15	waste source to create energy in the form of electricity or hear		
16	or to derive a form of fuel through processes that include		
17	incinerat	ion, gasification, thermal depolymerization, pyrolysis,	

1	plasma ar	c gasification, anaerobic digestion, fermentation, or
2	mechanica	l biological treatment."
3	SECT	ION 3. Section 342G-62, Hawaii Revised Statutes, is
4	amended b	y amending subsection (a) to read as follows:
5	"(a)	There is established a solid waste management
6	surcharge	. The solid waste management surcharge shall be [35
7	<del>cents</del> ] <u>:</u>	
8	(1)	\$1.25 per ton of solid waste disposed of within the
9		State at <u>a</u> permitted or unpermitted [solid waste
10		disposal facilities.] landfill or transferred to a
11		solid waste reduction facility within the State that
12		collects solid waste for transport to an out-of-state
13	•	landfill or incineration facility; provided that there
14		shall be no surcharge for ash originating from waste-
15		to-energy facilities within the State that is disposed
16		of at any permitted or unpermitted landfill within the
17		State; and
18	(2)	60 cents per ton of solid waste disposed of within the
19		State at a permitted or unpermitted waste-to-energy
20		facility; provided that there shall be no surcharge
21		for solid waste disposed of within the State at a
22		permitted or unpermitted waste-to-energy facility that

1 accepts less than 150,000 tons of solid waste 2 annually. 3 The surcharge shall be paid by the person or entity doing the 4 disposal[-] at a permitted or unpermitted landfill or at a 5 waste-to-energy facility, or the person or entity responsible 6 for the preparation of the out-of-state transfer of collected 7 solid waste, as the case may be. The owner or operator of the 8 landfill or facility shall transfer all moneys collected from 9 the surcharge to the department through a quarterly reporting 10 and payment schedule. Estimates of quarterly solid waste 11 disposal shall be submitted prior to the first day of each 12 quarter and the transfer of moneys collected shall occur within 13 thirty days of the end of each quarter." 14 SECTION 4. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 5. This Act shall take effect on July 1, 2050.

## Report Title:

Solid Waste; Disposal Surcharge

## Description:

Increases the solid waste management surcharge to \$1.25 per ton of solid waste disposed of in landfills or shipped out-of-state; increases the solid waste management surcharge to 60 cents per ton of solid waste disposed of at waste-to-energy facilities that accept 150,000 tons or more of solid waste annually; provides for no surcharges to waste-to-energy facilities that accept less than 150,000 tons of solid waste annually and for ash disposed of in landfills that originates from a waste-to-energy facility; and defines "waste-to-energy facility". Effective 7/1/50. (SD1)

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